IN THE UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF NEW YORK

WOODROW FLEMMING,

ORDER STAYING CASE AND REFERRING

Plaintiff, CASE TO PRISONER MEDIATION

PROGRAM

V

RICHARD ADAMS, et al.,

Defendants. Cas

Case No.

9:14-CV-0316 (DNH/CFH)

Plaintiff, Woodrow Flemming, has filed the above captioned pro se civil rights

complaint pursuant to 42 USC § 1983. The purpose of the NYND Prisoner Mediation Program is

to promote the fair and speedy resolution of these matters. Pursuant to Local Rule 83.11-3, at any

time after all parties have been served, the assigned judge, in his or her discretion, may refer a case

to the NYND Prisoner Mediation Program by means of a written order that specifies the deadline

by which the mediation process must be completed. In the order, the judge may stay other activity

in the case for that period.

Therefore, with good cause appearing, the instant case is hereby referred to

Magistrate Judge Christian F. Hummel for a mediation hearing to take place at the United States

District Court, or designated Facility, at a date to be determined, within 90 days of the date this

order is filed. Magistrate Judge Hummel shall coordinate a time and date for the mediation hearing

with all interested parties and/or their representatives. Upon the conclusion of the mediation

proceedings, the referral of this matter shall be concluded and the assigned Judge and Magistrate

Judge shall have jurisdiction as to all further matters in the action.

For the foregoing reasons and for good cause shown,

- 1. The case is hereby referred to the NYND Prisoner Mediation Program.
- 2. All pretrial deadlines are hereby STAYED, until further Order of the Court.

IT IS SO ORDERED.

Dated: November 17, 2016

David N. Huro

United States District Judge